

1	RICHARD H. RAHM, Bar No. 130728		
2			
3	A Professional Corporation 650 California Street, 20th Floor		
4	San Francisco, CA 94108.2693 Telephone: 415.433.1940		
5	Attorneys for Defendant		
6	WELLS FARGO BANK, N.A.		
7			
8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
10			
11	WALT NALLY,	Case No. CV-10-01095 EMC	
12	Plaintiff,	STIPULATION AND [PROPOSED]	
13	v.	ORDER EXTENDING TIME TO EXCHANGE INITIAL DISCLOSURES	
14	WELLS FARGO BANK, N.A.,	[FED. R. CIV. P. 26 (A)(1)]	
15	Defendant.		
16			
17			
18			
19	WHEREAS Plaintiff requested that the parties exchange Rule 26 Disclosures to fill in		
20	any gaps in discovery pending anticipated mediation on April 16, 2012;		
21	WHEREAS this Court ordered such disclosures by March 30, 2012 in this and nine		
22	other pending cases between plaintiffs represented by the same counsel and Defendant Wells Fargo		
23	Bank, N.A. making similar allegations;		
24	WHEREAS the exigencies of	f gathering information for ten cases justifies granting	
25	the parties additional time in order to provide complete disclosures;		
26	Plaintiff and Defendant hereby stipulate to extend the time to exchange initia		
27	disclosures pursuant to Rule 26(a)(1) of the Federal Rules of Civil Procedure, by one week, to		
28	April 6, 2012.		

1.

1	IT IS SO STIPULATED.
2	Dated: March 27, 2012
3	/s/ Kevin J. McInerney
4	Kevin J. McInerney McINERNEY & JONES
5	Attorneys for Plaintiff
6	Dated: March 27, 2012
7	/g/ Lindhough Douton In
8	/s/ Lindbergh Porter, Jr. LINDBERGH PORTER, JR. LITTLER MENDELSON, P.C. Attorneys for Defendant
9	Attorneys for Defendant WELLS FARGO BANK, N.A.
10	WELLS PARGO BANK, N.A.
11	
12	PURSUANT TO STIPULATION, IT IS SO ORDERED.
13	Dated: March 30, 2012
14	STA
15	THE HONORABLE EDWINGS IT IS SO ORDERED IN STATE OF THE INCOMPORT OF THE INCOMPOSED IN STATE OF THE INC
16	JOHN IT IS SO ORD
	Z Land Line Experience of the Land Chen Experience of the
	Firmwide:110035710.1 051995.1020
	DISTRICTOR
17 18 19 20 21 22 23 24 25 26 27 28	Z Late Edward M. Chen